EASTERN DISTRICT COURT		
EASTERN DISTRICT OF NEW TORK	—х	
	:	
UNITED STATES OF AMERICA,	:	
,	:	
Plaintiff,	:	
•	:	
<i>v</i> .	:	Case No. 1:19-cv-5253
	:	
CASTLE AIR CONDITIONING CORP.,	:	
	:	
Defendant.	:	
	x	

IN HEED OF LEED DIGEDICE COLIDE

COMPLAINT

The United States of America, at the direction of a delegate of the Attorney General and with the authorization of a delegate of the Secretary of the Treasury, pursuant to 26 U.S.C. § 7401, brings this civil action to reduce to judgment unpaid federal tax liabilities owed by Castle Air Conditioning, Corp. For its complaint, the United States alleges as follows:

- 1. The district court has jurisdiction pursuant to 26 U.S.C. §§ 7402(a) and 28 U.S.C. §§ 1331, 1340, and 1345.
- The defendant Castle Air Conditioning Corp. is located in Queens County, New York, within the jurisdiction of this Court.
- 3. A delegate of the Secretary of the Treasury made assessments against Castle Air Conditioning, Corp., for employment taxes (Form 941) for the periods, on the dates, and in the amounts described below. These liabilities have balances due as of September 2, 2019, including assessed and accrued late-filing and late-payment penalties under 26 U.S.C. § 6651 or penalties for failure to make estimate tax payments under 26 U.S.C. § 6654, costs, and statutory interest, and after applying any abatements, payments, and credits, as follows:

Tax	Assessment	Amount	Balance Due
Period	Date	Assessed	09/02/2019
Ending			
12/31/2006	11/19/2007	\$28,101.98	\$31,023.63
09/30/2007	12/24/2007	\$21,583.96	\$18,447.83
12/31/2007	05/19/2008	\$28,121.63	\$64,861.57
03/31/2008	06/30/2008	\$22,680.30	\$20,172.81
06/30/2008	09/29/2008	\$21,032.61	\$24,188.46
09/30/2008	03/02/2009	\$21,576.07	\$23,877.90
12/31/2008	04/06/2009	\$24,132.40	\$27,716.40
03/31/2009	06/29/2009	\$19,096.70	\$38,964.15
06/30/2009	09/07/2009	\$20,849.18	\$41,977.87
09/30/2009	01/04/2010	\$24,695.72	\$48,990.00
12/31/2009	04/05/2010	\$25,566.23	\$50,187.79
03/31/2010	06/14/2010	\$19,906.93	\$38,700.43
06/30/2010	09/20/2010	\$18,910.53	\$36,339.39
09/30/2010	02/14/2011	\$38,719.22	\$74,470.86
12/31/2010	04/04/2011	\$35,907.55	\$78,042.69
03/31/2011	07/04/2011	\$17,793.18	\$34,003.83
06/30/2011	09/19/2011	\$14,764.81	\$1,674.63
03/31/2012	07/02/2012	\$11,058.83	\$627.71

06/30/2012	10/01/2012	\$18,612.95	\$22,561.74
09/30/2012	01/07/2013	\$20,369.05	\$35,051.96
12/31/2012	03/25/2013	\$21,951.33	\$33,864.72
03/31/2013	06/24/2013	\$20,862.39	\$22,911.84
06/30/2013	09/30/2013	\$18,211.27	\$27,571.26
09/30/2013	01/06/2014	\$21,787.52	\$31,686.34
12/31/2013	04/07/2014	\$18,342.12	\$25,043.71
03/31/2014	06/30/2014	\$19,451.60	\$32,683.23
09/30/2014	12/22/2014	\$21,527.09	\$23,290.13
12/31/2014	04/06/2015	\$20,420.93	\$23,045.04
03/31/2015	06/29/2015	\$17,370.18	\$1,736.78
06/30/2015	09/28/2015	\$29,453.86	\$18,853.10
09/30/2015	02/08/2016	\$24,055.45	\$18,988.23
12/31/2015	04/04/2016	\$21,439.48	\$29,583.77
03/31/2016	07/04/2016	\$14,365.67	\$17,329.31
06/30/2016	10/03/2016	\$7,962.90	\$595.57
09/30/2016	01/09/2017	\$15,823.01	\$1,538.85
03/31/2017	07/03/2017	\$6,180.33	\$173.46
06/30/2017	10/02/2017	\$11,484.94	\$1,264.09
09/30/2017	02/12/2018	\$11,093.34	\$9,620.88

12/31/2017	03/26/2018	\$19,855.08	\$8,557.76
03/31/2018	07/09/2018	\$16,799.58	\$1,441.67
06/30/2018	12/10/2018	\$14,217.81	\$18,971.55
09/30/2018	12/31/2018	\$16,150.55	\$20,823.00
12/31/2018	04/08/2019	\$20,713.61	\$25,840.56
03/31/2019	06/17/2019	\$17,268.86	\$20,897.59
Total			\$1,105,605.35

- 4. Notice of the liabilities described in paragraph 3 was given to, and payment demanded from, Castle Air Conditioning Corp.
- 5. Despite proper notice and demand, Castle Air Conditioning Corp. failed, neglected, or refused to fully pay the liabilities, and after the application of all abatements, payments, and credits, it remains liable to the United States in the amount of \$1,105,605.35, plus statutory additions and interest accruing from and after September 2, 2019.
- 6. An installment agreement associated was pending for 60 days from February 8, 2008, until April 8, 2008, thereby tolling the statute of limitations under 26 U.S.C § 6331(k)(2) for quarterly tax periods ending December 31, 2006, and September 30, 2009. Further, the installment agreement was terminated on November 24, 2008, which tolled the statute of limitations for an additional 30 days under 26 U.S.C. § 6331(k)(2)(A), (B), for quarterly tax periods ending December 31, 2006, September 30, 2007, December 31, 2007, and March 31, 2008.
- 7. A second installment agreement was entered on December 27, 2011, and was terminated on April 11, 2013, which tolled the statute of limitations for an additional 30 days

under 26 U.S.C. § 6331(k)(2)(A), (B), for quarterly tax periods ending December 31, 2006, September 30, 2007, December 31, 2007, March 31, 2008, June 30, 2008, September 30, 2008, December 31, 2008, March 31, 2009, June 30, 2009, and September 30, 2009.

- 8. A third installment agreement was pending for 226 days from September 23, 2014, until May 7, 2015, thereby tolling the statute of limitations under 26 U.S.C § 6331(k)(2) for quarterly tax periods ending December 31, 2006, September 30, 2007, December 31, 2007, March 31, 2008, June 30, 2008, September 30, 2008, December 31, 2008, March 31, 2009, June 30, 2009, and September 30, 2009. Further, the installment agreement was terminated on April 28, 2016, which tolled the statute of limitations for an additional 30 days under 26 U.S.C. § 6331(k)(2)(A), (B) for these quarterly tax periods.
- 9. On June 12, 2017, Castle Air Conditioning Corp. submitted an offer in compromise pursuant to 26 U.S.C. § 7122. The offer in compromise was rejected on March 28, 2018.
- 10. Although a proceeding in court must generally be commenced within ten years after the assessment of a tax, this action has been timely commenced under 26 U.S.C. § 6502 because the statute of limitations was tolled pursuant to 26 U.S.C. § 6331(i) and (k) for quarterly tax periods ending December 31, 2006, September 30, 2007, December 31, 2007, March 31, 2008, June 30, 2008, September 30, 2008, December 31, 2008, March 31, 2009, June 30, 2009, and September 30, 2009.

WHEREFORE, the plaintiff United States of America requests the following relief:

A. Judgment against the defendant Castle Air Conditioning Corp. for unpaid federal employment tax liabilities (Form 941) for the quarterly periods ending December 31, 2006, September 30, 2007, December 31, 2007, March 31, 2008, June 30, 2008, September 30, 2008,

December 31, 2008, March 31, 2009, June 30, 2009, September 30, 2009, December 31, 2009, March 31, 2010, June 30, 2010, September 30, 2010, December 31, 2010, March 31, 2011, June 30, 2011, March 31, 2012, June 30, 2012, September 30, 2012, December 31, 2012, March 31, 2013, June 30, 2013, September 30, 2013, December 31, 2013, March 31, 2014, September 30, 2014, December 31, 2014, March 31, 2015, June 30, 2015, September 30, 2015, December 31, 2015, March 31, 2016, June 30, 2016, September 30, 2016, March 31, 2017, June 30, 2017, September 30, 2017, December 31, 2017, March 31, 2018, June 30, 2018, September 30, 2018, December 31, 2018, and March 31, 2019, in the amount of \$1,105,605.35, plus statutory additions and interest accruing from and after September 2, 2019, including interest pursuant to 26 U.S.C. §§ 6601, 6621, and 6622, and 28 U.S.C. § 1961(c); and,

B. The United States of America shall recover its costs, and be awarded such other and further relief as the Court determines is just and proper.

RICHARD E. ZUCKERMAN
Principal Deputy Assistant Attorney General
Tax Division, U.S. Department of Justice

/s/ Marie E. Wicks
MARIE E. WICKS
Trial Attorney, Tax Division
U.S. Department of Justice
P.O. Box 55
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202-307-0461 (v)
202-514-5238 (f)

Marie.E.Wicks@usdoj.gov

CIVIL COVER SHEET

The JS 44 civil cover sheet and the information contained herein neither replace nor supplement the filing and service of pleadings or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for the use of the Clerk of Court for the purpose of initiating the civil docket sheet. (SEE INSTRUCTIONS ON NEXT PAGE OF THIS FORM.)

purpose of initiating the civil d	ocket sheet. (SEE INSTRUC	TIONS ON NEXT PAGE OF T	THIS FORM.)				
I. (a) PLAINTIFFS			DEFENDANTS	DEFENDANTS			
United States of America	1		Castle Air Condition	Castle Air Conditioning Corp.			
(c) Attorneys (Firm Name, Marie E. Wicks, Trial Atte P.O. Box 55, Washington (202) 307-0461; Marie.E	Address, and Telephone Number on D.C. 20044	r)	Attorneys (If Known)	Queens County (NLY) HE LOCATION OF			
II. BASIS OF JURISDI	ICTION (Place an "X" in G	One Box Only)	 I. CITIZENSHIP OF P	RINCIPAL PARTIES	(Place an "X" in One Box for Plaintij		
■ 1 U.S. Government			(For Diversity Cases Only)	TF DEF 1 □ 1 Incorporated or Pr of Business In T	and One Box for Defendant) PTF DEF incipal Place		
☐ 2 U.S. Government Defendant	☐ 4 Diversity (Indicate Citizensh	ip of Parties in Item III)	Citizen of Another State	2			
			Citizen or Subject of a Foreign Country	3 🗖 3 Foreign Nation	□ 6 □ 6		
IV. NATURE OF SUIT			EODEDICHDE/DENIAL CS	DANIZDLIDTON	OTHER STATUTES		
CONTRACT ☐ 110 Insurance ☐ 120 Marine ☐ 130 Miller Act ☐ 140 Negotiable Instrument ☐ 150 Recovery of Overpayment	PERSONAL INJURY 310 Airplane 315 Airplane Product Liability 320 Assault, Libel & Slander 330 Federal Employers' Liability 340 Marine 345 Marine Product Liability 350 Motor Vehicle Product Liability 360 Other Personal Injury 362 Personal Injury Medical Malpractice CIVIL RIGHTS 440 Other Civil Rights 441 Voting 442 Employment 443 Housing/ Accommodations 445 Amer. w/Disabilities - Employment 446 Amer. w/Disabilities - Other 315 Airplane 310 Airplane 320 Assault 331 Airplane 342 Airplane 343 Housing/ Accommodations 445 Amer. w/Disabilities -	PERSONAL INJURY 365 Personal Injury - Product Liability 367 Health Care/ Pharmaceutical Personal Injury Product Liability 368 Asbestos Personal Injury Product Liability 368 Asbestos Personal Injury Product Liability PERSONAL PROPERTY 370 Other Fraud 371 Truth in Lending 380 Other Personal Property Damage 385 Property Damage 385 Property Damage Product Liability PRISONER PETITIONS Habeas Corpus: 463 Alien Detainee 510 Motions to Vacate Sentence 530 General 535 Death Penalty Other: 540 Mandamus & Other 550 Civil Rights 555 Prison Condition 560 Civil Detainee - Conditions of Confinement	FORFEITURE/PENALTY 625 Drug Related Seizure of Property 21 USC 881 690 Other LABOR 710 Fair Labor Standards Act 720 Labor/Management Relations 740 Railway Labor Act 751 Family and Medical Leave Act 790 Other Labor Litigation 791 Employee Retirement Income Security Act IMMIGRATION 462 Naturalization Application 465 Other Immigration Actions	BANKRUPTCY □ 422 Appeal 28 USC 158 □ 423 Withdrawal 28 USC 157 PROPERTY RIGHTS □ 820 Copyrights □ 830 Patent □ 840 Trademark SOCIAL SECURITY □ 861 HIA (1395ff) □ 862 Black Lung (923) □ 863 DIWC/DIWW (405(g)) □ 864 SSID Title XVI □ 865 RSI (405(g)) FEDERAL TAX SUITS ▼ 870 Taxes (U.S. Plaintiff or Defendant) □ 871 IRS—Third Party 26 USC 7609	OTHER STATUTES □ 375 False Claims Act □ 376 Qui Tam (31 USC		
✓ 1 Original □ 2 Re	moved from 3 Cite the U.S. Civil Sta 26 U.S.C. s. 740 Brief description of ca	Appellate Court atute under which you are f	Reinstated or Second 5 Transfer Anothe (specify, illing (Do not cite jurisdictional state)	er District Litigation			
VII. REQUESTED IN COMPLAINT:		IS A CLASS ACTION	DEMAND \$ 1,105,605.35	CHECK YES only JURY DEMAND:	if demanded in complaint: ☐ Yes ➤ No		
VIII. RELATED CASI	E(S) (See instructions):	JUDGE		DOCKET NUMBER			
DATE 09/13/2009		signature of attor /s/ Marie E. Wick					
FOR OFFICE USE ONLY							
RECEIPT # Al	MOUNT	APPLYING IFP	JUDGE	MAG. JUI	OGE		

CERTIFICATION OF ARBITRATION ELIGIBILITY

exclusive of	itration Rule 83 of interest and contrar	osts, are	eligible for c									ss a	
Case is Eli	igible for Arbitra	ation											
I, Marie E.		.1 . C. 11			insel for	United States	of America	, do he	reby certify	that the above	e captioned c	ivil action is ineligib	le for
compulsor	ry arbitration for												
	_	•	•		excess of \$1	50,000, exc	lusive of inte	erest and	costs,				
	7			unctive reli									
Ľ	the	matter is	s otherwise	ineligible f	or the following	ng reason	Tax Mat	ter					
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to another substantial deemed "re "Presumpti	civil case for pur saving of judicia elated" to anothe	poses of t il resource r civil cas	his guideline es is likely to e merely bed	when, beca result from a ause the civ	use of the simi assigning both of il case: (A) invo	larity of facts cases to the solves identical	and legal issusame judge ar I legal issues,	ies or beca nd magistra or (B) invo	use the cas ate judge." F lves the sar	es arise from th Rule 50.3.1 (b) p me parties." Ru	ne same trans provides that le 50.3.1 (c) t	s that "A civil case is " sactions or events, a " A civil case shall no further provides that ss both cases are stil	t be
				NY-	E DIVISIO	N OF BU	ISINESS	RULE 5	0.1(d)(2)			
1.)	Is the civil a County?	action I	peing file		astern Dis	strict remo	oved from	a New	York Sta	ate Court lo	ocated in	Nassau or Suf	folk
2.)	If you answ a) Did the of County?			ions givir	ng rise to th	ne claim c	or claims,	or a sub	ostantial	part there	of, occur	in Nassau or S	uffolk
	b) Did the e District?					ne claim d	or claims,	or a sub	ostantial	part there	of, occur	in the Eastern	
	c) If this is a received:	a Fair D	ebt Colle	ction Prac	tice Act cas	se, specify	the County	y in whic	ch the off	ending com	nmunicatio	on was	
Suffolk (an inte			s the claim							eside in Nassau reside in Nassau	
	(Note: A cor	poratio	n shall be	considere	d a residen	t of the Co	ounty in wh	ich it has	the mos	t significant	contacts).		
						BAF	R ADMIS	SION					
	I am current	ly admi	ted in the	Eastern [District of Ne	ew York ar	nd currently	/ a meml	ber in go	od standing	of the bar	of this court.	
			\checkmark	Ye	S				No				
	Are you cu	rrently	the subje	ect of any	disciplina	ry action	(s) in this	or any o	other sta	ite or feder	al court?		
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	I certify the	accur	acy of all	informat	ion provide	ed above.							
	Signature:	/s/	Marie	E. Wic	ζS								

UNITED STATES DISTRICT COURT

for the

Eastern District of New York

UNITED STATES OF AMERICA)))
Plaintiff(s))
v.	Civil Action No. 1:19-cv-5253
CASTLE AIR CONDITIONING CORP.)))
Defendant(s)))
•	N A CIVIL ACTION
To: (Defendant's name and address)	
Castle Air Conditioning C 549 51st Avenue Long Island City, NY 111	
A lawsuit has been filed against you.	
are the United States or a United States agency, or an offi	orney ce, Tax Division
If you fail to respond, judgment by default will be You also must file your answer or motion with the court.	e entered against you for the relief demanded in the complaint.
	CLERK OF COURT
Date:	
Date:	Signature of Clerk or Deputy Clerk

Civil Action No. 1:19-cv-5253

PROOF OF SERVICE

(This section should not be filed with the court unless required by Fed. R. Civ. P. 4 (l))

	This summons for (na.	me of individual and title, if any)			
was re	ceived by me on (date)		-		
	☐ I personally served	I the summons on the individual	dual at (place)		
	= Tpersonany servee		on (date)		
	☐ I left the summons	at the individual's residence	e or usual place of abode with (name)	=	
			person of suitable age and discretion who res	sides there,	
	on (date)	, and mailed a cop	by to the individual's last known address; or		
	☐ I served the summer	ons on (name of individual)		, who is	
	designated by law to	accept service of process or	n behalf of (name of organization)		
			on (date)	; or	
	☐ I returned the sum	mons unexecuted because		; or	
	☐ Other (specify):				
	My fees are \$	for travel and \$	for services, for a total of \$	0.00	
	I declare under penalt	y of perjury that this inform	ation is true.		
Date:					
			Server's signature		
			Printed name and title		
			Server's address		

Additional information regarding attempted service, etc: